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17	AND REHABILITATION, TERESA SCHWARTZ, JOSEPH McGRATH, DAVID SKERIK,
18	AND DWIGHT WINSLOW
19	UNITED STATES DISTRICT COURT
20	NORTHERN DISTRICT OF CALIFORNIA
21	
22	MARTHA BERNDT, MARTA HASTINGS, No. C03-3174 VRW
23	JUDY LONGO, LINDA SCOTT, et al., Plaintiffs, STIPULATION AND [PROPOSED]
2425	Plaintiffs,) STIPULATION AND [PROPOSED] v.) ORDER TO ENLARGE TIME TO FILE PLAINTIFFS' REPLY BRIEF IN
26	CALIFORNIA DEPARTMENT OF SUPPORT OF PLAINTIFFS' MOTION FOR CLASS CERTIFICATION
27	Defendants.
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-1-STIPULATION AND ORDER TO ENLARGE TIME (C03-3174 VRW)

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DATED: January 25, 2010

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The parties to the above-entitled action hereby stipulate to extend the time for Plaintiffs to file
their Reply Brief in Support of Plaintiffs' Motion for Class Certification from January 25, 2010, to
February 1, 2010. Good cause exists for this Stipulation because a recent series of storms that have
gone through the Bay Area has had a serious detrimental effect on Plaintiffs' counsels' ability to
prepare their reply brief. Attorney Charles S. Ralston, the primary author of Plaintiffs' Reply Brief, has
experienced several power outages in his area, including an extended power outage that began
Thursday, January 21, 2010 and lasted through Saturday, January 23, 2010. As a result of the power
outage, Attorney Ralston lost access to his computer and files and was unable to work on the brief at
all. Since the hearing date has been vacated, all counsel agree that there is no prejudice to any of the
parties if Plaintiffs file their reply brief on Monday, February 1, 2010.

DATED: January 25, 2010 PRICE AND ASSOCIATES

/s/ Pamela Y. Price
PAMELA Y. PRICE, Attorney for Plaintiffs

PAMELA Y. PRICE, Attorney for Plaintiffs MARTHA BERNDT, et al.

JOHN L. BURRIS, Attorney for Plaintiffs MARTHA BERNDT, et al.

/s/ Charles Stephen Ralston
CHARLES STEPHEN RALSTON, Attorney
for Plaintiffs MARTHA BERNDT, et al.

EDMUND G. BROWN, JR. Attorney General of the State of California ALICIA M.B. FOWLER Senior Assistant Attorney General KATHRYN ALLEN Deputy Attorney General

|s| Lyn Harlan

LYN HÅRLAN Deputy Attorney General Attorneys for Defendants

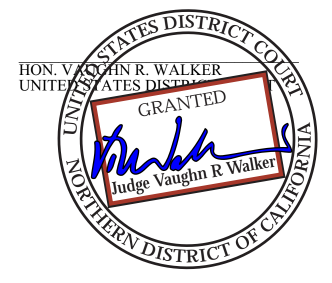
CALIFÓRNIA DEPARTMENT OF CORRECTIONS AND REHABILITATION, et al.

ORDER

PURSUANT TO THE STIPULATION OF THE PARTIES, Plaintiffs' Reply Brief in

Support of Plaintiffs' Motion for Class Certification currently due on January 25, 2010 shall be filed on or before February 1, 2010. **IT IS SO ORDERED**.

Dated: 2/1/2010



-3-STIPULATION AND ORDER TO ENLARGE TIME (C03-3174 VRW)